# IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA NORTHERN DIVISION

NORMAN TODD,	
Plaintiff,	)
VS.	) CASE NUMBER 2:07-CV-149-MEF
CITY OF CLANTON, ALABAMA, a	)
municipal corporation; by and through	) JURY TRIAL DEMANDED
its MAYOR, HONORABLE BILLY	)
JOE DRIVER, in his official capacity as	)
Mayor and individually; POLICE CHIEF	$\vec{r}$ )
JAMES HENDERSON, in his official	)
capacity, as well as individually;	
CORPORAL GREG CHARLES, in his	)
official capacity and individually; and	)
CHRISTINE LITTLEJOHN, an	)
individual,	)
	)
Defendants.	)

## **MOTION TO WITHDRAW**

COMES NOW Natalie A. Daugherty, one of the counsel of record for the Defendants, The City of Clanton, Alabama, et al. and files herewith this Motion for Leave to Withdraw as Counsel for Defendants, The City of Clanton, Alabama, et al. In support of this Motion, Natalie A. Daugherty states as follows:

1. Natalie A. Daugherty is no longer associated with the firm of Porter, Porter & Hassinger, P.C. and does not have access to the files in this case.

- The Defendants will continue to be represented by James W. Porter, II 2. who will adequately represent Defendants' interests herein.
- 3. The Defendants will not be prejudiced by allowing Natalie A. Daugherty to withdraw from such representation.

WHEREFORE, Natalie A. Daugherty, respectfully moves for an order that she be allowed to withdraw from representation of the Defendants in this case.

## /s/ Natalie A. Daugherty

Natalie A. Daugherty, one of the Attorneys for Defendants, The City of Clanton, Alabama, et al. State Bar ID ASB 6494 A55D State Code DAU007

## /s James W. Porter II

James W. Porter, II, one of the Attorneys for Defendants, The City of Clanton, Alabama, et al. ID ASB 3314 T79J State Code POR001

### OF COUNSEL:

PORTER, PORTER & HASSINGER, P.C. P.O. Box 128 Birmingham, Alabama 35201-0128 (205) 322-1744

Fax: (205) 322-1750

#### CERTIFICATE OF SERVICE

I hereby certify that a copy of the above and foregoing has been *electronically filed* with the Clerk of the Court using the CM/ECF system which will send notification of such filing upon the following, this, the \_\_\_\_\_21<sup>th</sup> Day of September, 2007. If Notice of Electronic Filing indicates that Notice needs to be delivered by other means to any of the following, I certify that a copy will be sent via U.S. Mail, properly addressed, postage prepaid.

Donald G. Madison, Esq. 418 Scott Street Montgomery, AL 36104

/s/ James W. Porter II
OF COUNSEL